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the right of an insured to assign policy of life insurance to one having no insurable interest. The authorities seem in almost hopeless conflict.

There is also a very interesting note upon *State v. American Surety Company* as to an insurance company as engaged in trade or commerce.

The eternal liquor question comes up in a note on page 1030 as to What is a Hotel within the Statute Regulating Sales of Liquor. The note on page 293 as to the Liability of Railroad Company for Personal Injury Caused by Frightening of Horses by Train of Cars brings the law up to date. There is quite an interesting note on page 1248 upon the subject of Misnomer of Defendant in Publication Notice as Affecting Jurisdiction of the Court.

This volume is in every way up to the standard of its predecessors.

The Lawyers Reports Annotated. New Series. Book 41. Burdett A. Rich and Henry P. Farnham, Editors. 1913. Rochester, New York. The Lawyers Cooperative Publishing Company. Rochester, New York.

The existence of a law office without the Lawyers Reports Annotated appears to the reviewer almost an impossibility. There is hardly a question which comes up in active practice that a wise lawyer does not immediately turn to these volumes. The reviewer was consulted by a client upon the effect of partial eviction upon liability for rent. He happened to have the present volume upon his desk at the time the question was asked him, and turning to the index to the notes—which he might say *en passant* he generally examines first—he found the most recent decisions in a note upon this very subject upon page 430, referring him to the earlier cases in the old series, and was able to send away his client satisfied.

The note upon Rules of the Road Governing Vehicles Proceeding in the same Direction is the first real treatise—for it is a treatise—upon this subject with which the reviewer has met.

An important note upon a live subject is the one upon page 505 as to Whether the Medical Examiner is the Agent of the Insured or the Insurer.

One would be surprised until he examined the note on page 805 as to the amount of case law which has arisen upon the simple question of the Form of Execution of Deed by Attorney in Fact of Agent.

The note upon Dissimilarity of Previous Statements of a Witness out of Court Consistent with His Testimony amounts almost to a treatise and is a most admirable collation upon a subject as perplexing as any in the law of evidence.